Fill in this information to identify the case:		
United States Bankruptcy Court for the:		
District of Delaware (State)		
Case number (if known):	Chapter	11

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

04/22

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's Name	Gold Sta	ındard Real E	state, LL	C				
2.	All other names debtor used in the last 8 years	Gold Sta	Gold Standard Real Estate, LLC c/o Arbor						
	Include any assumed names								
	Include any assumed names, trade names, and doing business as names								
3.	Debtor's federal Employer Identification Number (EIN)	35-23365	528						
4.	Debtor's address	Principal place	ce of busines:	s		Mailing add	dress, if differe	ent from pr	incipal place
		3700 S. Kedz	ie Avenue						
		Number	Street			Number	Street		
						P.O. Box			
		Chicago		IL	60632				
		City		State	Zip Code	City		State	Zip Code
							f principal ass lace of busine		rent from
		Cook County County	1			Number	Street		
		·							
						City		State	Zip Code
5.	Debtor's website (URL)	https://golds	tandardbakin	g.com/	_				
6.	Type of debtor		n (including Li	mited Liab	oility Company ((LLC) and Limite	d Liability Partn	ership (LLF	?))
			p (excluding LI		. , ,	,	·		••
		☐ Other. Spe	-	,					
		iii Other. Ope	y.						

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De	otor Gold Standard Rea	I Estate, LLC	Case number (if known)						
	Name								
7.	Describe debtor's business	A. Check One:							
•	Describe dester 3 submess	☐ Health Care	Business (as defined in 11 U.S.C. § 101(27A))						
		☐ Single Asset	et Real Estate (as defined in 11 U.S.C. § 101(51B))						
		☐ Railroad (as	defined in 11 U.S.C. § 101(44))						
		☐ Stockbroker	(as defined in 11 U.S.C. § 101(53A))						
		☐ Commodity E	commodity Broker (as defined in 11 U.S.C. § 101(6))						
		☐ Clearing Ban	k (as defined in 11 U.S.C. § 781(3))						
		■ None of the a	above						
		B. Check all tha	t apply:						
		☐ Tax-exempt	entity (as described in 26 U.S.C. § 501)						
		☐ Investment c § 80a-3)	ompany, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C.						
		☐ Investment a	dvisor (as defined in 15 U.S.C. § 80b-2(a)(11))						
			th American Industry Classification System) 4-digit code that best describes debtor. See						
		5311 Lessors o	<u>iscourts.gov/four-digit-national-association-naics-codes</u> . f Real Estate						
8.	Under which chapter of the	Check One:							
	Bankruptcy Code is the debtor filing?	☐ Chapter 7							
	acate ining.	☐ Chapter 9							
		☑ Chapter 11.	Check all that apply:						
			☐ Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$3,024,725 (amount subject to adjustment on 4/01/25 and every 3 years after that).						
			☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).						
			☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101 (51D), and it chooses to proceed under Subchapter V of Chapter 11.						
			☐ A plan is being filed with this petition.						
			☐ Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).						
			☐ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.						
			☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule						
		□ Chantar 12	12b-2.						
۵	Were prior bankruptcy cases	☐ Chapter 12							
J.	filed by or against the debtor		When MM/DD/YYYY Case number						
	within the last 8 years?	District	When Case number						
	If more than 2 cases, attach a separate list.		MM/DD/YYYY						

Debtor	Gold Standard Real	Estate, LLC	, LLC Case number (if known)					
Nan	ne							
pending business affiliate o	pankruptcy cases or being filed by a partner or an of the debtor?	□ No ⊠ Yes.	Debtor District	See Rider 1 Delaware		Relationship When	Affiliate	
	ses. If more than 1, separate list.		Cooo num	abar if known		vvnen	06/22/2022 MM / DD / YYYY	
			Case nun	nder, ii known _				
11. Why is the district?	ne case filed in this	Check all	that apply:					
			ediately pred		cipal place of business, or princ of this petition or for a longer pa			
		⊠ A bar	nkruptcy cas	se concerning de	ebtor's affiliate, general partner	, or partnership is բ	pending in this district.	
possess property	debtor own or have ion of any real or personal property is immediate ?	,	Why does t ☐ It pose safety.	the property ne	erty that needs immediate atter red immediate attention? (Cha o pose a threat of imminent and	eck all that apply.)		
				-	ly accurate ar protected from the	a weather		
					ly secured or protected from the		ana valua without	
			attenti assets		goods or assets that could quic , livestock, seasonal goods, me s).			
			☐ Other					
		,	Where is th	ne property?	Number Street			
					Number Street			
					City	State	Zip Code	
		I	ls the prop	erty insured?				
			□ No					
			☐ Yes. Ir	nsurance agency	у			
			C	Contact name				
			P	Phone				
	Statistical and	administrat	tive inform	ation				
	estimation of	Check one:						
available	funds	⊠ Funds w	vill be availa	able for distribution	on to unsecured creditors.			
		☐ After an	y administra	ative expenses a	are paid, no funds will be availa	ble for distribution	to unsecured creditors.	
creditors	d number of (on a ated basis)	□ 1-49 □ 50-99		□ 5	,000-5,000 5,001-10,000 0,001-25,000	□ 25,001-50,0 □ 50,001-100, □ More than 1	000	
		□ 200-9	999					

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Debtor Gold Standard Real	_ Case numbe	er (if known)		
15. Estimated assets (on a consolidated basis)	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	□ \$1,000,001-\$10 m □ \$10,000,001-\$50 r □ \$50,000,001-\$100 ⋈ \$100,000,001-\$50	million \square	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion
16. Estimated liabilities (on a consolidated basis)	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	□ \$1,000,001-\$10 m □ \$10,000,001-\$50 r □ \$50,000,001-\$100 ⊠ \$100,000,001-\$50	million \square	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion
Request for Relie	ef, Declaration, and Signature	es		
WARNING Bankruptcy fraud is a \$500,000 or imprison	serious crime. Making a false s ment for up to 20 years, or both	statement in connection with 18 U.S.C. §§ 152, 1341,	th a bankruptcy ca 1519, and 3571.	se can result in fines up to
17. Declaration and signature of authorized representative of	The debtor requests relief in petition.	n accordance with the chap	oter of title 11, Unit	ed States Code, specified in this
debtor	I have been authorized to fi	le this petition on behalf of	the debtor.	
	I have examined the inform correct.	ation in this petition and ha	ve a reasonable b	elief that the information is true and
l de	clare under penalty of perjury t	that the foregoing is true an	d correct.	
	Executed on 06/22/20 MM/ DI	022 D / YYYY		
	Signature of authorized Title Chief Restruc	d representative of debtor	Johr Printed r	n T. Young, Jr. name
18. Signature of attorney	/s/ Domenic E. Pacific Signature of attorney for		Date	
	Domenic E. Pacitti Printed name			
	Klehr Harrison Harve Firm name	ey Branzburg LLP		
	919 North Market Stre	eet, Suite 1000 Street		
	Number	Street	_	40004 0000
	Wilmington City			DE 19801-3062 ate ZIP Code
	302-426-1189			dpacitti@klehr.com
	Contact phone			Email address
	3989		DE	
	Bar number		State	

Fill in this information to identify the	e case:	
United States Bankruptcy Court for the	e:	,
District of	Delaware	
	(State)	
Case number (if known):	Chapter11	

Rider 1 Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the District of Delaware for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of Gold Standard Baking, LLC

- Gold Standard Baking, LLC
- Gold Standard Holdings, Inc.
- Gold Standard Real Estate, LLC

IN THE UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

	<u> </u>	
In re:)	Chapter 11
GOLD STANDARD REAL ESTATE, LLC,)	Case No. 22()
Debtor.)	
)	

LIST OF EQUITY SECURITY HOLDERS¹

Debtor	Equity Holders	Address of Equity Holder	Percentage of Equity Held
Gold Standard Real	Gold Standard	3700 S. Kedzie Avenue	100%
Estate, LLC	Baking, LLC	Chicago, Illinois 60632	

This list serves as the disclosure required to be made by the debtor pursuant to Rule 1007 of the Federal Rules of Bankruptcy Procedure. All equity positions listed indicate the record holder of such equity as of the date of commencement of the chapter 11 case.

IN THE UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE

In re:)	Chapter 11
GOLD STANDARD REAL ESTATE, LLC,)	Case No. 22()
Debtor.)	

CORPORATE OWNERSHIP STATEMENT

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Approximate Percentage of Shares Held
Gold Standard Baking, LLC	100%

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Debtor name Gold Standard Baking, LLC	
UNITED STATES BANKRUPTCY COURT DISTRICT OF DELAWARE	
Case No. (If known)	

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

12/15

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and	Indicate if claim is contingent, unliquidated, or disputed Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			l in only n is partially t and		
		government contracts)				Total Claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1 Audax Group 320 Park Ave, 19th FI New York, NY 10022	Audax Group Tel: 212-703-2700 Email: rvahabzadeh@audaxgroup.com	Senior Subordinated Notes				\$35,470,906.00		
2 Parallel49 Equity (Fund V), LP 225 E Deerpath Rd, Ste 200 Lake Forest, IL 60045	Parallel49 Equity (Fund V), LP Tel: 847-295-4243 Email: jdries@p49equity.com	Second Lien Term Loan				\$16,311,835.00		
3 Pratt Industries Inc P.O. Box 933949 Atlanta, GA 31193-3949	Pratt Industries Inc Tel: 219-307-4466 Email: tgast@prattindustries.com	Trade Payable				\$713,913.82		
4 Bunge North America 2612 Solution Center Chicago, IL 60677	Bunge North America Tel: 214-764-8300 Email: astrid.cojulun@bunge.com	Trade Payable				\$686,883.12		
5 ADM Milling Co P.O. Box 92572 Chicago, IL 60675-2572	ADM Milling Co Tel: 217-451-8107 Email: Tyler.Beals@adm.com	Trade Payable				\$578,530.76		

Debtor name	Gold Standard Baking, LLC	Case No. (If known)	

Name of creditor and complete mailing address, including zip code.	uding zip email address of creditor contact (for example, unli		email address of creditor contact claim (for example, un trade debts, bank loans, professional		email address of creditor contact claim (for example, trade debts, bank loans, professional	email address of creditor contact Claim C		Indicate if claim is contingent, unliquidated, or disputed	Amount of u If the claim is fu unsecured clair secured, fill in t deduction for va calculate unsec	ll in only m is partially nt and	
		government contracts)		Total Claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim					
6 Metraco Transportation 211 Woodlawn Ave Norwalk, OH 44857	Metraco Transportation Tel: 419-660-4026 Email: Courtney.hipp@nhbco.com	Trade Payable				\$407,550.00					
7 Berkshire Refrigerated Warehousing P.O. Box 09284 Chicago, IL 60609	Berkshire Refrigerated Warehousing Tel: 773-254-2424 Email: lisar@brwllc.com	Trade Payable				\$403,762.50					
8 Panoramic, Inc 1500 N Parker Dr Janesville, WI 53545	Panoramic, Inc Tel: 608-531-7635 Email: Mary.Webster@panoramicinc.com	Trade Payable				\$354,924.41					
9 Darigold Inc P.O. Box 95500 Chicago, IL 60694-5500	Darigold Inc Tel: 206-286-6753 Email: Dinh.Ho@darigold.com	Trade Payable				\$348,264.37					
10 Elite Staffing, Inc P.O. Box 5450 Carol Stream, IL 60197-5450	Elite Staffing, Inc Tel: 773-523-0431 Email: cheredia@elitestaffinginc.com	Trade Payable				\$246,783.99					
11 Armstrong Transport Group P.O. Box 735227 Dallas, TX 75373-5227	Armstrong Transport Group Tel: 980-819-4018 Email: jbrown@armstrongtransport.com	Trade Payable				\$236,027.84					
12 Bianchi Milling 2820 Glavin Dr Elgin, IL 60124	Bianchi Milling Tel: 847-478-8322 Email: mike@bianchimilling.com	Trade Payable				\$190,782.50					

Debtor name	Gold Standard Baking, LLC	Case No. (If known)	

Name of creditor and complete mailing address, including zip code.			claim is contingent, unliquidated, bank or disputed	ntingent, liquidated, unsecured claim is fully unsecured, fill in only unsecured claim amount. If claim is partially		
		government contracts)		Total Claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
13 Batory Foods 10255 W Higgins Rd, Ste 500 Des Plaines, IL 60018	Batory Foods Tel: 847-716-5014 Email: mgiovanni@batoryfoods.com	Trade Payable				\$182,651.72
14 Specialty Nut & Bakery Supply Inc 1417 Jeffrey Dr Addison, IL 60101	Specialty Nut & Bakery Supply Inc Tel: 630-268-8500 Email: orders@pspecialty.com	Trade Payable				\$164,595.95
15 Midland Packaging & Display P.O. Box 266 Franksville, WI 53126	Midland Packaging & Display Tel: 262-886-8851 Email: cborland@gbp.com	Trade Payable				\$154,121.06
16 AB Mauri Foods Inc 4776 Collections Center Dr Chicago, IL 60693	AB Mauri Foods Inc Tel: 314-392-0824 Email: Nicole.McBride@abmauri.com	Trade Payable				\$144,220.00
17 Ardent Mills, LLC 33250 Collections Center Dr Chicago, IL 60693-0332	Ardent Mills, LLC Tel: 720-388-8023 Email: Jon.Welch@ardentmills.com	Trade Payable				\$133,870.20
18 Handi-foil of America 24628 Network PI Chicago, IL 60673	Handi-foil of America Tel: 847-353-1108 Email: gguo@handi-foil.com	Trade Payable				\$129,639.75
19 Indiana Sugars, Inc 5918 Collections Center Dr Chicago, IL 60693	Indiana Sugars, Inc Tel: 630-739-9151 Email: lisam@buysugars.com	Trade Payable				\$127,820.66

Debtor name	Gold Standard Baking, LLC	Case No. (If known)	

Name of creditor and complete mailing address, including zip code.			Indicate if claim is contingent, unliquidated, or disputed	d, unsecured claim amount. If claim is partially		
		government contracts)		Total Claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
20 Cain Food Industries P.O. Box 35066 Dallas, TX 75235	Cain Food Industries Tel: 214-630-4511 Email: a.ramirez@cainfood.com	Trade Payable				\$123,851.00
21 More Pallets LLC 7724 S Claremont Ave Chicago, IL 60629	More Pallets LLC Tel: 773-424-0403 Email: morepalletsllc@gmail.com	Trade Payable				\$100,080.00
22 Central National-Gottesman Inc Lindenmeyer Munroe P.O. Box 99922 Chicago, IL 60696-7722	Central National-Gottesman Inc Tel: 630-250-7500 Email: mschley@lindenmeyr.com	Trade Payable				\$85,754.16
23 Pamco Label Co, Inc P.O. Box 1000 Dept 5 Memphis, TN 38148	Pamco Label Co, Inc Tel: 224-315-4829 Email: Rob.Campagnolo@resourcelabel.com	Trade Payable				\$82,653.10
24 Puratos Corp Lockbox 9572 P.O. Box 8500 Philadelphia, PA 19178-9572	Puratos Corp Tel: 708-966-2912 Email: dhooks@puratos.com	Trade Payable				\$64,232.80
25 Sweet Ovations, LLC 75 Remittance Dr, Ste 6026 Chicago, IL 60675-6026	Sweet Ovations, LLC Email: Holly.Riddick@Zentis.com	Trade Payable				\$62,587.25
26 Charter Next Generation, Inc P.O. Box 9183427 Chicago, IL 60691-3427	Charter Next Generation, Inc Tel: 715-395-1734 Email: Kolleen.Oswskey@cnginc.com	Trade Payable				\$52,729.60

Debtor name	Gold Standard Baking, LLC	Case No. (If known)	

Name of creditor and complete mailing address, including zip code.	Name, telephone number, and email address of creditor contact	Ct Claim Contingent unliquidate if claim is contingent unliquidate trade debts, bank loans, professional services, and		Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
		government contracts)		Total Claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
27 Stratas Foods LLC P.O. Box 11407 Birmingham, AL 35246-2477	Stratas Foods LLC Tel: 901-387-4708 Email: mike.hughes@stratasfoods.com	Trade Payable				\$48,715.39
28 CALco Pallets P.O. Box 1922 Woodstock, IL 60098	CALco Pallets Tel: 815-725-5387 Email: Sarah@usacalco.com	Trade Payable				\$45,110.00
29 Stephan Zouras Attn: Ryan Stephan, Haley Jenkins 100 N Riverside Plz, Ste 2150 Chicago, IL 60606	Stephan Zouras Email: rstephan@stephanzouras.com; hjenkins@stephanzouraz.com	Litigation	Contingent, Unliquidated & Disputed			Undetermined
30 The Civil Rights Group, LLC Attn: Thomas R Kayes 2045 W Grand Ave, Ste B PMB 62448 Chicago, IL 60612	The Civil Rights Group, LLC Tel: 708-722-2241 Email: tom@civilrightsgroup.com	Litigation	Contingent, Unliquidated & Disputed			Undetermined

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

	_	
)	
In re:)	Chapter 11
)	
GOLD STANDARD REAL ESTATE, LLC,)	Case No. 22()
)	
Debtor.	í	
	,	
)	

CERTIFICATION OF CREDITOR MATRIX

Pursuant to Rule 1007-2 of the Local Rules of Bankruptcy Practice and Procedure for the United States Bankruptcy Court for the District of Delaware, the above-captioned debtor and its affiliated debtors in possession (collectively, the "<u>Debtors</u>")² hereby certify that the *Creditor Matrix* submitted contemporaneously herewith contains the names and addresses of the Debtors' creditors. To the best of the Debtors' knowledge, the *Creditor Matrix* is complete, correct, and consistent with Debtors' books and records.

The information contained herein is based upon a review of the Debtors' books and records as of the petition date. However, no comprehensive legal and/or factual investigations with regard to possible defenses to any claims set forth in the *Creditor Matrix* have been completed. Therefore, the listing does not, and should not, be deemed to constitute: (1) a waiver of any defense to any listed claims; (2) an acknowledgement of the allowability of any listed claims; and/or (3) a waiver of any other right or legal position of the Debtors.

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, include: Gold Standard Baking, LLC (8756); Gold Standard Holdings, Inc. (0787); and Gold Standard Real Estate, LLC (6528). The location of the Debtors' service address is 3700 S Kedzie Avenue, Chicago, Illinois 60632.

Fill in this infor	mation to identify the case ar	nd this filing:		
Debtor Name	Gold Standard Real Est	tate, LLC		
United States Ba	inkruptcy Court for the:	District of Delaware		
Case number (If	known):		(State)	

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)
Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
Schedule H: Codebtors (Official Form 206H)
Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
Amended Schedule
Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
Other document that requires a declaration <u>List of Equity Security Holders, Corporate Ownership Statement and Certification of Creditor Matrix</u>

I declare under penalty of perjury that the foregoing is true and correct.

MM/ DD/YYYY

Signature of individual signing on behalf of debtor

John T. Young, Jr.

Printed name

Chief Restructuring Officer

Position or relationship to debtor

Declaration Under Penalty of Perjury for Non-Individual Debtors

Official Form 202

Executed on

OMNIBUS UNANIMOUS WRITTEN CONSENT (I) OF THE SPECIAL RESTRUCTURING COMMITTEE OF GOLD STANDARD HOLDINGS, INC., GOLD STANDARD BAKING, LLC AND GOLD STANDARD REAL ESTATE, LLC AND (II) OF THE SOLE EQUITY HOLDER OF GOLD STANDARD BAKING, LLC

June 22, 2022

The undersigned, being (i) all of the members of the special restructuring committee (the "Special Restructuring Committee") of each of Gold Standard Holdings, Inc., a Delaware corporation ("Holdings"), Gold Standard Baking, LLC, an Illinois limited liability company ("GSB"), and Gold Standard Real Estate, LLC, a Delaware limited lability company (each, individually, a "Company" and collectively, the "Companies"), and (ii) Holdings, as the sole equity holder of GSB, in lieu of holding a special meeting of the Special Restructuring Committee and the sole equity holder of GSB, as applicable, hereby take the following actions and adopt the following resolutions by unanimous written consent pursuant to the bylaws, limited liability company operating agreement or similar governing document of each Company (collectively, the "Governing Documents"), and the applicable laws of the state of incorporation or organization of each Company, effective as of the date set forth above:

WHEREAS, the Special Restructuring Committee was created at a duly convened meeting of the board of managers and directors of the Companies held on June 13, 2022;

Chapter 11 Filing

WHEREAS, the Special Restructuring Committee has considered presentations by the management and the investment banking advisors and legal advisors of the Companies regarding the financial situation of the Companies, the strategic alternatives available to them, and the effect of the foregoing on the Companies' businesses; and

WHEREAS, the Special Restructuring Committee has had the opportunity to consult with the management and the investment banking advisors and legal advisors of the Companies and to fully consider each of the strategic alternatives available to the Companies.

NOW, THEREFORE, BE IT:

RESOLVED, that in the judgment of the Special Restructuring Committee, it is desirable and in the best interests of the Companies, their creditors, and other parties in interest, that each of the Companies shall be, and hereby is, authorized to file or cause to be filed a voluntary petition for relief (such voluntary petitions to be filed by the Companies are collectively referred to herein as the "Chapter 11 Cases") under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court"); and it is

FURTHER RESOLVED, that the appropriate officers of the Companies, as applicable (collectively, the "<u>Authorized Officers</u>"), acting alone or with one or more other Authorized Officers be, and each of them hereby is, authorized, empowered, and directed to execute and file on behalf of the Companies all petitions, schedules, lists, and other motions, objections, replies, applications, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, without limitation, any action necessary or proper to maintain the ordinary course operation of the Companies' businesses or to assist the Companies in the Chapter 11 Cases and in carrying out their respective duties under the provisions of the Bankruptcy Code; without limiting the foregoing, John T. Young, Jr., as the Chief Restructuring Officer of each Company, is designated as an Authorized Officer; and it is

Debtor-In-Possession Financing, Cash Collateral, and Adequate Protection

RESOLVED, that each of the Companies will obtain benefits from: (i) the use of collateral, including cash collateral, as that term is defined in section 363(a) of the Bankruptcy Code (the "Cash Collateral"), which is security for certain prepetition secured lenders party to that certain Credit Agreement dated as of April 24, 2015, among Gold Standard Acquisition, Inc., Gold Standard Baking, Inc., Gold Standard Holdings, Inc., and 37 Baking Holdings, LLC, a Delaware limited liability company (the "Pre-Petition Secured Lender"), and (ii) certain debtor-in-possession financing (the "DIP Financing") provided by Pre-Petition Secured Lender (the "DIP Lender"); and it is

FURTHER RESOLVED, that to use and obtain the benefits of the Cash Collateral, and in accordance with section 363 of the Bankruptcy Code, the Companies will provide certain adequate protection to the Pre-Petition Secured Lender (the "<u>Adequate Protection Obligations</u>"), as documented in a proposed interim order (the "<u>Interim DIP Order</u>") and submitted for approval to the Bankruptcy Court; and it is

FURTHER RESOLVED, that in the business judgment of the Special Restructuring Committee, it is desirable and in the best interests of the Companies, their respective stakeholders, creditors, and other parties in interest, for the Companies to enter into a certain new debtor-in-possession agreement, in substantially the form set forth as **Exhibit A** attached hereto (the "DIPt Agreement"), with the DIP Lender; and it is

FURTHER RESOLVED, that the form, terms, and provisions of the DIP Agreement (including the borrowing of money, granting of liens on substantially all assets of the Companies, and the guaranty of obligations reflected therein), and the form, terms, and provisions of such other agreements, certificates, schedules, and instruments contemplated thereby (including the DIP Agreement, collectively, the "<u>DIP Agreement Documents</u>") be, and hereby are, authorized, adopted, and approved, and each of the Authorized Officers of the Companies be, and hereby is, authorized and empowered, in the name of and on behalf of the Companies, to take such actions and negotiate or cause to be prepared and negotiated and to execute, deliver, perform, and cause the performance of the DIP Agreement Documents, and incur and pay or cause to be paid all fees and expenses and engage such persons, in each case, in the form or substantially in the form thereof submitted to the Special Restructuring Committee, with such changes, additions, and modifications thereto as the Authorized Officers executing the same shall approve, such approval to be conclusively evidenced by such officers' execution and delivery thereof; and it is

FURTHER RESOLVED, that the form, terms, and provisions of the Interim DIP Order to which the Companies are or will be subject, and the actions and transactions contemplated thereby be, and hereby are, authorized, adopted, and approved, and each of the Authorized Officers of the Companies be, and hereby are, authorized and empowered, in the name of and on behalf of the Companies, to take such actions and negotiate or cause to be prepared and negotiated and to execute, deliver, perform, and cause the performance of, the Interim DIP Order, and such other agreements, certificates, instruments, receipts, petitions, motions, objections, replies, or other papers or documents to which any of the Companies is or will be a party, including, but not limited to, any term sheet, credit agreement, security and pledge agreement, or guaranty agreement (collectively with the Interim DIP Order and the DIP Agreement Documents, the "DIP Documents"), and incur and pay or cause to be paid all fees and expenses and engage such persons, in each case, in the form or substantially in the form thereof submitted to the Special Restructuring Committee, with such changes, additions, and modifications thereto as the Authorized Officers executing the same shall approve, such approval to be conclusively evidenced by such officers' execution and delivery thereof; and it is

FURTHER RESOLVED, that each of Company, as debtor and debtor-in-possession under the Bankruptcy Code be, and hereby is, authorized to incur the Adequate Protection Obligations and certain secured claims pursuant to the DIP Agreement Documents and to undertake any and all related transactions on substantially the same terms as contemplated under the DIP Agreement Documents (collectively, the "Adequate Protection Transactions"); and it is

FURTHER RESOLVED, that the Authorized Officers of the Companies be, and they hereby are, authorized and directed, and each of them acting alone hereby is, authorized, directed, and empowered in the name of, and on behalf of, the Companies, as debtor and debtor-in-possession, to take such actions as in their discretion is determined to be necessary, desirable, or appropriate and execute the Adequate Protection Transactions, including delivery of: (a) the DIP Documents and such agreements, certificates, instruments, guaranties, notices, and any and all other documents, including, without limitation, any amendments to any DIP Documents (collectively, the "Adequate Protection Documents"); (b) such other instruments, certificates, notices, assignments, and documents as may be reasonably requested by the Agent or the DIP Lender; and (c) such forms of deposit account control agreements, officer's certificates, and compliance certificates as may be required by the DIP Documents or any other Adequate Protection Document; and it is

FURTHER RESOLVED, that each of the Authorized Officers of the Companies be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, the Companies to file or to authorize the DIP Lender to file any Uniform Commercial Code (the "<u>UCC</u>") financing statements, any other equivalent filings, any intellectual property filings and recordation and any necessary assignments for security or other documents in the name of the Companies that the DIP Lender deems necessary or appropriate to perfect any lien or security interest granted under the Interim DIP Order, including any such UCC financing statement containing a generic description of collateral, such as "all assets," "all property now or hereafter acquired" and other similar descriptions of like import, and to execute and deliver, and to record or authorize the recording of, such mortgages and deeds of trust in respect of real property of the Companies and such other filings in respect of intellectual and other property of the Companies, in each case as the DIP

Lender may reasonably request to perfect the security interests of the DIP Lender under the DIP Documents; and it is

FURTHER RESOLVED, that each of the Authorized Officers of the Companies be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, the Companies to take all such further actions, including, without limitation, to pay or approve the payment of all fees and expenses payable in connection with the Adequate Protection Transactions and all fees and expenses incurred by or on behalf of the Companies in connection with the foregoing resolutions, in accordance with the terms of the Adequate Protection Documents, which shall in their sole judgment be necessary, proper, or advisable to perform any of the Companies' obligations under or in connection with the Interim DIP Order or any of the other Adequate Protection Documents and the transactions contemplated therein and to fully carry out the intent of the foregoing resolutions; and it is

Retention Of Professionals

RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ the law firm of Klehr Harrison Harvey Branzburg LLP, under a classic retainer as general bankruptcy counsel, to represent and assist the Companies in carrying out their duties under the Bankruptcy Code, and to take any and all actions to advance each of the Companies' rights and obligations, including filing any motions, objections, replies, applications, or pleadings; and in connection therewith, each of the Authorized Officers, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Klehr Harrison Harvey Branzburg LLP; and it is

FURTHER RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ the firm of Houlihan Lokey Capital, Inc., as investment banker, to represent and assist the Companies in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Companies' rights and obligations; and in connection therewith, each of the Authorized Officers is, with power of delegation, hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Houlihan Lokey Capital, Inc.; and it is

FURTHER RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ the firm of Omni Agent Solutions as notice, claims, and balloting agent to represent and assist the Companies in carrying out their duties under the Bankruptcy Code, and to take any and all actions to advance the Companies' rights and obligations; and in connection therewith, each of the Authorized Officers, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Omni Agent Solutions; and it is

FURTHER RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ the firm of Riveron Consulting, LLC, as financial and restructuring advisor, to represent and assist the Companies in carrying out their duties under the

Bankruptcy Code, and to take any and all actions to advance each of the Companies' rights and obligations; and in connection therewith, each of the Authorized Officers is, with power of delegation, hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Riveron Consulting, LLC; and it is

FURTHER RESOLVED, that each of the Authorized Officers be, and hereby is, authorized and directed to employ any other professionals to assist the Companies in carrying out their duties under the Bankruptcy Code; and in connection therewith, each of the Authorized Officers, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary; and it is

FURTHER RESOLVED, that each of the Authorized Officers be, and hereby is, with power of delegation, authorized, empowered, and directed to execute and file all petitions, schedules, motions, objections, replies, applications, pleadings, lists, and other papers and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, investment bankers, financial advisors, restructuring advisors, and other professionals and to take and perform any and all further acts and deeds that each of the Authorized Officers deem necessary, proper, or desirable in connection with the Chapter 11 Cases, with a view to the successful prosecution of the cases; and it is

Sale of Assets

FURTHER RESOLVED, the Special Restructuring Committee and Holdings, the as the sole equity holder of GSB, have determined that it is advisable and in the best interest of GSB, as seller (the "<u>Seller</u>"), to enter into an Asset Purchase Agreement with the Pre-Petition Secured Lender or its assignee (the "<u>Purchaser</u>"), in substantially the form attached hereto as <u>Exhibit B</u> (the "Purchase Agreement"); and it is

FURTHER RESOLVED, that the form and terms of the Purchase Agreement are hereby approved, adopted and ratified in all respects; that subject to the Bid Procedures referenced below, the Seller is hereby authorized to execute, deliver and perform such Purchase Agreement and to consummate the transactions contemplated thereby; and that each of the Authorized Officers is hereby authorized and directed to execute and deliver, in the name and on behalf of the Seller, the Purchase Agreement, in substantially the form hereby approved, with such changes as any Authorized Officer shall approve on behalf of the Seller, such approval to be conclusively established by the execution and delivery thereof; and it is

FURTHER RESOLVED, that the form and terms of (i) the Bid Procedures, (ii) the Bid Procedures Order, (iii) the Bill of Sale, (iv) the Sale Order, and (v) the Assignment and Assumption Agreement (collectively, the "Purchase Agreement Ancillary Documents") with respect to the Purchase Agreement, substantially in the forms presented to the Special Restructuring Committee and Holdings, are hereby approved, adopted and ratified in all respects; that the Seller is hereby authorized to execute, deliver and perform such Purchase Ancillary Documents and to consummate the transactions contemplated thereby; and that each Authorized Officer is hereby authorized and directed to execute and deliver, in the name and on behalf of the Seller, such

Purchase Agreement Ancillary Documents in substantially the forms hereby approved, with such changes as any Authorized Officer shall approve on behalf of the Seller, such approval to be conclusively established by the execution and delivery thereof; and it is

FURTHER RESOLVED, that the form and terms of any and all other documents to be delivered by the Companies to the Purchaser in connection with the consummation of the transactions contemplated by the Purchase Agreement, including all exhibits and schedules thereto (the "Supplemental Documents") in the forms approved by any Authorized Officer after the date hereby, are hereby approved, adopted and ratified in all respects; that the Companies are hereby authorized to execute, deliver and perform such Supplemental Documents and to consummate the transactions contemplated thereby; and that each Authorized Officer is hereby authorized and directed to execute and deliver, in the name and on behalf of the Companies, such Supplemental Documents in substantially the forms hereby approved, with such changes as any Authorized Officer shall approve on behalf of the Companies, such approval to be conclusively established by the execution and delivery thereof; and it is

General

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Officers, each of the Authorized Officers (and their designees and delegates) be, and hereby is, authorized and empowered, in the name of and on behalf of the Companies, to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including but not limited to filing fees, in the case as in such officer's or officers' judgment, shall be necessary, advisable, or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein; and it is

FURTHER RESOLVED, that the Special Restructuring Committee and Holdings have received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the organizational documents of the Companies, or hereby waives any right to have received such notice; and it is

FURTHER RESOLVED, that all acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of the Companies, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved and ratified as the true acts and deeds of the Companies with the same force and effect as if each such act, transaction, agreement, or certificate has been specifically authorized in advance by resolution of the Special Restructuring Committee and Holdings; and it is

FURTHER RESOLVED, that facsimile, PDF or photostatic copies of signatures to this consent shall be deemed to be originals and may be relied on to the same extent as the originals; and it is

FURTHER RESOLVED, the actions taken by this Omnibus Joint Unanimous Consent of the Special Restricting Committee and Holdings shall have the same force and effect as if taken at special meetings of the Special Restructuring Committee and Holdings duly called and

constituted pursuant to the Governing Documents of the Companies and the laws of the State of Delaware or the State of Illinois, as applicable.

[SIGNATURES FOLLOW]

IN WITNESS WHEREOF, the undersigned has executed this Omnibus Joint Unanimous Consent of the Special Restricting Committee and Holdings effective as of the day and year first written above.

Special Restructuring Committee:

Patrick Bartels

Lisa Gavales

[Being all of the members of the Special Restructuring Committee of: Gold Standard Holdings, Inc. Gold Standard Baking, LLC Gold Standard Real Estate, LLC]

Holdings:

GOLD STANDARD HOLDINGS, INC.

By:

Name: John T. Young, Jr.

Title: Chief Restructuring Officer

[Being the sole equity holder of Gold Standard Baking, LLC]

IN WITNESS WHEREOF, the undersigned has executed this Omnibus Joint Unanimous Consent of the Special Restricting Committee and Holdings effective as of the day and year first written above.

Special Restructuring Committee:

Patrick Bartels

Lisa Gavales

[Being all of the members of the Special Restructuring Committee of: Gold Standard Holdings, Inc. Gold Standard Baking, LLC Gold Standard Real Estate, LLC]

Holdings:

GOLD STANDARD HOLDINGS, INC.

By:

Name: John T. Young, Jr.

Title: Chief Restructuring Officer

[Being the sole equity holder of Gold Standard Baking, LLC]

IN WITNESS WHEREOF, the undersigned has executed this Omnibus Joint Unanimous Consent of the Special Restricting Committee and Holdings effective as of the day and year first written above.

Special Restructuring Committee:
Patrick Bartels
Lisa Gavales
[Being all of the members of the Special
Restructuring Committee of: Gold Standard Holdings, Inc.
Gold Standard Baking, LLC
Gold Standard Real Estate, LLC]
Holdings:
GOLD STANDARD HOLDINGS, INC.
By:
Name: John T. Young, Jr.
Title: Chief Restructuring Officer
[Being the sole equity holder of Gold Standard Baking, LLC]

Exhibit A

Form of DIP Agreement

See attached.

Exhibit B

Form of Asset Purchase Agreement

See attached.